IN THE MICHIGAN COURT OF APPEALS ORDER

Re: Diane M Bies-Rice v Alvin Foster Rice Jr Docket No. 295631; 295634 L.C. No. 08-100728-DO

Christopher M. Murray, Judge, acting under MCR 7.211(E)(2), orders:

The motions to waive fees are DENIED because a review of appellant's affidavit of indigency shows the ability to pay. However, because review of the order approving the receiver's fees and costs sought by the separate claim of appeal in docket no. 295634 could have been obtained in a single appeal from the final judgment of divorce, appellant shall pay only a single entry fee and motion fee.

Appellant shall pay to the Clerk of the Court, within 21 days of the certification of this order, the entry fee of \$375 and the motion fee of \$100, for a total of \$475. Failure to comply with this order will result in the dismissal of the appeals.

The appeals are CONSOLIDATED to advance the efficient administration of the appellate process. Appellant shall file a single appellant's brief for both consolidated appeals, in which appellant may raise issues with respect to both the judgment of divorce and prior orders and the order approving the receiver's fees and costs.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

<u>January 20, 20</u>10

Date

Chief Clerk